

OCT 03 2005

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Examiner: **Gerald Klebe**Appellant: **Nick Bromer**GAU: **3618**Title: **DORSIFLEXION SKATE BRAKE**Serial No.: **09/995,097**Filed: **Nov. 27, 2001**This paper: **October 3, 2005****AMENDMENT AFTER FINAL REJECTION AND BOARD ACTION**

Commissioner for Patents
P.O. Box 1450, Alexandria, VA 22313-1450
Sir:

In the decision dated September 19, 2005, the Board of Appeals overturned the rejection under §112 and affirmed the rejections under §102, whereby dependent claims 5, 13, and 17 should now be allowable. The present amendment makes those claims independent and cancels rejected claims. Claim 3 is reinstated as two new claims, depending from the resulting allowable claims, which should be allowable by their dependence and require no further consideration by the Examiner. The same applies to claim 12, that changes its dependence. Thus, all claims remaining after entry of this amendment will be allowable and the case will be put into condition for allowance. Therefore entry is proper.

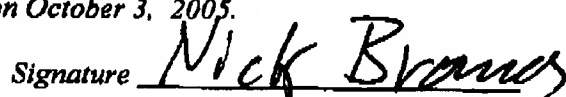
Respectfully submitted,



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I certify that this correspondence is being facsimile transmitted to the United States Patent and Trademark Office (fax no. 571-273-8300) on October 3, 2005.

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